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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/650,394	08/28/2003	Douglas Mark Kennedy	10021161-1	6752	
7590 11/27/2007 AGILENT TECHNOLOGIES, INC. Legal Department, DL429			EXAMINER		
			BECKER, SHASHI KAMALA		
Intellectual Pro P.O. Box 7599	perty Administration	ART UNIT	PAPER NUMBER		
Loveland, CO 8	30537-0599		2179		
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			. 11/27/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
Office Action Summary		10/650,394	KENNEDY, DOUGLAS MARK			
		Examiner	Art Unit			
		Shashi K. Becker	2179			
Period fo	The MAILING DATE of this communication apport	ears on the cover sheet w	ith the correspondence address	5		
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNI 36(a). In no event, however, may a will apply and will expire SIX (6) MON , cause the application to become Al	CATION. reply be timely filed NTHS from the mailing date of this commun BANDONED (35 U.S.C. § 133).	·		
Status						
1)⊠	Responsive to communication(s) filed on 22 O	ctober 2007.				
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.E). 11, 453 O.G. 213.			
Disposit	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) <u>1-33</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>1-33</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	wn from consideration.				
Applicati	ion Papers					
10)	The specification is objected to by the Examine The drawing(s) filed on <u>28 August 2003</u> is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine	a) accepted or b) obdined on b of the drawing of the later of the drawing ion is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.1	• •		
Priority (ınder 35 U.S.C. § 119					
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority documents application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in A rity documents have been u (PCT Rule 17.2(a)).	application No received in this National Stage	e		
Attachmen	t(s)					
	se of References Cited (PTO-892)	,	Summary (PTO-413)			
3) Infor	te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) or No(s)/Mail Date		s)/Mail Date nformal Patent Application			

DETAILED ACTION

Response to Arguments

Applicant's arguments, see page 2 paragraph 2, filed 10/22/07, with respect to the finality of the office action have been fully considered and are persuasive. The Finality of the Office Action dated 8/16/07 has been withdrawn.

Applicant's arguments filed 10/22/07, with respect to Claims 1, 3-10, 12-15, 17-24, and 26-33 have been fully considered but they are not persuasive. Applicant argues, with respect to claim 1, that Tran does not teach "a log-in page" or "an interface page having a configuration corresponding to a predetermined access level of the user."

Examiner disagrees. Tran teaches a "log-in page to log-in a user (page 3 paragraph [0033]) and "an interface page having a configuration corresponding to a predetermined access level of the user (page 3 paragraph [0033], administrator vs. user/customer)."

Applicants further argue, with respect to claim 1, that Tran does not teach wherein the method comprises "providing an embedded uniform resource locator of the issue record." Examiner disagrees. Tran teaches, "providing an embedded uniform resource locator of the issue record (page 4 paragraph [0037])." Therefore, Tran meets the limitations of claim 1 and its respective dependent claims.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 2. Claims 1, 3-10, 12-15, 17-24, and 26-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tran, US 2004/0054688.
 - In regards to claims 1, 15 and 31, Tran teaches a method and a system for tracking issues, comprising: providing a log-in page to log-in a user; receiving user information from the user in the log-in page (page 3 paragraph [0028]); providing one of a plurality of interface pages to process an issue (page 2 paragraphs [0026] and [0027]); wherein the interface page has a configuration corresponding to a predetermined access level of the user (page 3 paragraph [0033]); providing an issue record (page 2 paragraphs [0026] and [0027]). Tran further suggests providing an embedded uniform resource locator of the issue record (page 2 paragraphs [0026] and [0027]); therefore it would have been obvious to one of ordinary skill in the art at the time of the invention.
 - In regards to claims 3 and 17, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further teaches, wherein providing one of a plurality of interface pages to process an issue, the processing comprises at least one of viewing the issue, submitting the issue, assigning the issue, resolving the issue, closing the issue, modifying the issue, providing metrics of the issue, and assigning user responsibility for the processing of the issue (page 3 paragraph [0032]).
 - In regards to claims 4 and 18, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further teaches wherein

viewing the issue further comprises sorting the issue by at least one of average severity, a person who submitted the issue, submission date, issue identification number, by state of the issue, and by owner of the issue (page 3 paragraph [0028]).

- In regards to claims 5 and 19, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further teaches, wherein providing one of a plurality of interface pages to process an issue, the processing corresponds to at least one of a plurality of projects (Figure 6C).
- In regards to claims 6 and 20, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further suggests wherein providing one of a plurality of interface pages comprises providing uniform resource locators for at least one of the plurality of interface pages (page 2 paragraphs [0026] and [0027]), therefore it would have been obvious to one of ordinary skill in the art.
- In regards to claims 7 and 21, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further suggests, wherein providing one of a plurality of interface pages comprises providing uniform resource locators for pages corresponding to selectable icons disposed in the one of a plurality of interface pages (page 2 paragraphs [0026] and [0027]), therefore it would have been obvious to one of ordinary skill in the art.
- In regards to claims 8 and 22, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further teaches, wherein

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providing one of a plurality of interface pages comprises providing at least one of a tabulated display and a graphical display of metrics corresponding to the issue (Figure 6C).

- In regards to claims 9 and 23, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further teaches, wherein the graphical display of metrics of the issue can be provided as a function of area corresponding to the issue, a version of the issue, a state of the issue, date of occurrence of the issue, method of resolution of the issue, calculated severity of the issue, project members, and project (page 3 paragraph [0028]).
- In regards to claims 10 and 24, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further teaches further comprising providing a printer-friendly version of the interface page (page 3 paragraph [0032]).
- In regards to claims 12 and 26, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further teaches a history of the processing of the issue (page 3 paragraph [0032]).
- In regards to claims 13 and 27, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further suggests comprising providing an email notification to predetermined users in response to processing the issue, wherein the email notification comprises an embedded uniform resource locator of the issue record (page 2 paragraphs [0026] and [0027]), therefore it would have been obvious to one of ordinary skill in the art.

- In regards to claims 14 and 28, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further teaches, further comprising postponing the processing of the issue, duplicating the issue record, forwarding the issue record, and deleting the issue record (page 3 paragraph [0032]).
- In regards to claim 29, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further teaches, wherein the processor is configured with software in memory (page 2 paragraphs [0021] and [0023]).
- In regards to claim 30, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further teaches, wherein the processor is configured with hardware (page 2 paragraphs [0021] and [0023]).
- In regards to claim 32, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further teaches, wherein the means for providing a log-in page, means for receiving user information, means for providing one of a plurality of interface pages to process an issue, means for providing an issue record, and means for providing an embedded uniform resource locator of the issue record is implemented with a processor configured with software (page 2 paragraph [0021] and [0023]).
- In regards to claim 33, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). Tran further teaches, wherein the means for providing a log-in page, means for receiving user information, means for providing one of a plurality of interface pages to process an issue, means for

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providing an issue record, and means for providing an embedded uniform resource locator of the issue record is implemented with a processor configured with hardware (page 2 paragraph [0021] and [0023]).

- 3. Claims 2, 11, 16, and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tran as applied to claims 1, 3-10, 12-15, 17-24, and 26-33 above, and further in view of Pulley.
 - In regards to claims 2 and 16, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). However, Tran does not specifically teach further compromising, responsive to receiving the user information, providing a last requested page from a prior login by the user.

Pulley teaches tracking website activity in real-time. Pulley further teaches further compromising, responsive to receiving the user information, providing a last requested page from a prior login by the user (page 5 paragraph [0065]). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the method and apparatus of Tran to include the teachings of Pulley in order to provide a last requested page from the user. One would have been motivated to make such a combination in order to track the history of the activity of the user (page 5 paragraph [0062]).

• In regards to claims 11 and 25, Tran teaches the previously stated limitations (see claims 1, 15, and 31 *supra*). However Tran does not specifically teach, further comprising calculating and displaying percentage of open issues,

percentage of closed issues, percentage of resolved issues, totals, site usage, and average open severity.

Pulley teaches tracking website activity in real-time. Pulley further teaches further comprising calculating and displaying percentage of open issues, percentage of closed issues, percentage of resolved issues, totals, site usage, and average open severity (page 15 paragraph [0174]). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the method and apparatus of Tran to include the teachings of Pulley in order to calculate totals and site usage. One would have been motivated to make such a combination in order to further track all components of issues and errors.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shashi K. Becker whose telephone number is 571-272-8919. The examiner can normally be reached on Mon-Fri 8:30-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Weilun Lo can be reached on 571-272-4847. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

SKB